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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	91199033
Party	Plaintiff Catherine Stewart Lindley
Correspondence Address	MEREDITH P GAMMILL ARMSTRONG TEASDALE LLP 7700 FORSYTH BLVD, STE 1800 ST LOUIS, MO 63105 UNITED STATES iptm@armstrongteasdale.com
Submission	Motion to Suspend for Settlement Discussions
Filer's Name	Meredith P. Gammill
Filer's e-mail	iptm@armstrongteasdale.com, mgammill@armstrongteasdale.com,
Signature	/MPG-ATLLP/
Date	06/16/2011
Attachments	IBIRTH Motion to Suspend.pdf (3 pages)(1187621 bytes)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE TRADEMARK TRIAL AND APPEAL BOARD

CATHERINE STEWART-LINDLEY)	
)	Opposition No. 91199033
Opposer,) .	
)	Mark: IBIRTH
)	Serial No. 85/036,007
)	Published: November 23, 2010
VS.)	
)	
JUDITH ANN NOWLIN, DBA IBIRTH LIMITED)	
AMANDA MARIE HANSON, DBA IBIRTH LIMITE	D)	
)	
Applicants.)	

MOTION OF OPPOSER FOR SUSPENSION OF PROCEEDINGS, WITH CONSENT

COMES NOW Opposer, Catherine Stewart-Lindley, 280 Manhattan Avenue, #1N, New York, NY 10026 ("Applicant"), with the consent of Judith Ann Nowlin, d/b/a iBirth Limited and Amanda Marie Hanson, d/b/a iBirth Limited ("Applicants"), hereby moves the Board for its Order suspending the instant Opposition proceeding for a period of sixty (60) days.

In support of the Motion, Opposer states that during the Discovery Conference, Opposer and Applicants have agreed to enter into settlement negotiations of the matters at issue in the instant Opposition proceeding. Applicants and Opposer are presently engaged in settlement discussions. Accordingly, in order to facilitate the settlement discussions, and to avoid the unnecessary expenditure of resources by the Board, Opposer requests that the Board suspend this Opposition proceeding pending such a settlement.

Counsel for Opposer has conferred with counsel for Applicants regarding the present Motion, and counsel for Applicants has consented to the Motion on behalf of Applicants.

In the event that there is no word from either party concerning the progress of the settlement negotiations, upon conclusion of the suspension period, Opposer proposes that

proceedings shall resume without further notice or order from the Board, upon the schedule set forth below:

Initial Disclosures Due	08/23/2011
Expert Disclosures Due	12/22/2011
Discovery Closes	01/21/2011
Plaintiff's Pretrial Disclosures	03/06/2012
Plaintiff's 30-day Trial Period Ends	04/20/2012
Defendant's Pretrial Disclosures	05/05/2012
Defendant's 30-day Trial Period Ends	06/19/2012
Plaintiff's Rebuttal Disclosures	07/04/2012
Plaintiff's 15-day Rebuttal Period Ends	08/03/2012

WHEREFORE, Opposer respectfully requests, with the consent of Applicants, that the Board enter its Order suspending the instant Opposition proceeding pending settlement of the matters at issue therein by the parties for a period of sixty (60) days.

DATED: June 16, 2011

RESPECTFULLY SUBMITTED,

BY:

Meredith P. Gammill, DC Bar No. 488362 Andrew B. Mayfield, MO Bar No. 38530

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ATTORNEYS FOR OPPOSER CATHERINE STEWART-LINDLEY.

CERTIFICATE OF SERVICE

I hereby certify that a true and complete copy of the foregoing MOTION OF OPPOSER FOR SUSPENSION OF PROCEEDINGS, WITH CONSENT has been served by mailing said copy on June 16, 2011 via First-Class Mail, postage pre-paid, to:

Lula B
Attn: Judith Nowlin
P.O Box 4082
Boulder Colorado 80306
tech@ibirthapp.com

With a copy to:
John Dabney
McDermott Will & Emery LLP
600 13th Street, NW
Washington, DC 20005
jdabney@mwe.com

Attorney for Opposer